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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/916,408	07/27/2001	David Marshall	10016387-1	8870

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HEWLETT-PACKARD COMPANY
Intellectual Property Administration
P.O. Box 272400
Fort Collins, CO 80527-2400

EXAMINER

DEB, ANJAN K

ART UNIT	PAPER NUMBER
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2858

DATE MAILED: 05/06/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/916,408

Applicant(s)

MARSHALL ET AL.

Examiner

Anjan K Deb

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 23 April 2003.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-15 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-15 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on _____ is: a) ☐ approved b) ☐ disapproved by the Examiner.
- If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

- 13) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
 - ☐ Certified copies of the priority documents have been received in Application No. _____.
 - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
- a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____
- 4) ☐ Interview Summary (PTO-413) Paper No(s) _____
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____

DETAILED ACTION

1. This office action is in response to amendment filed 4-22-03.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

3. Claims 1-15 are rejected under 35 U.S.C. 102(b) as being anticipated by Saunders et al. (US 5,933,459 A).

Re claim 1, Saunders et al. discloses a method comprising activating an inactivated reference voltage V(ref1) in response to an input voltage 322 crossing an inactivated reference voltage and changing an output 312 in response to the input voltage crossing activated reference voltage (Fig. 4). The instant of activation of an inactivated reference voltage and changing an output in response to input voltage crossing of inactivated reference voltage is shown in Fig. 2 (column 3 lines 38-67, column 4 lines 1-47).

Re claim 2, Saunders et al. discloses a delay for not responding by changing the output to the input voltage crossing the activated reference voltage for a period of time (see column 4 lines 1-12) (Fig. 4)(Fig. 2).

Re claim 3, Saunders et al. discloses a method comprising activating a first reference voltage $V(\text{ref1})$ changing an output in response to the input voltage crossing first reference voltage, and activating second reference voltage $V(\text{ref2})$ and deactivating first reference voltage in response to input voltage 322 crossing the second reference voltage (Fig. 4)(Fig. 2).

Re claim 4, Saunders et al. discloses a delay for holding output after changing for a period of time (see column 4 lines 1-12) (Fig. 4)(Fig. 2).

Re claim 5, Saunders et al. discloses changing an output in response to the input voltage crossing second reference voltage, and activating first reference voltage $V(\text{ref1})$ and deactivating second reference voltage $V(\text{ref2})$ in response to input voltage crossing first reference voltage (Fig. 4)(Fig. 2).

Re claim 6, Saunders et al. discloses a method of receiving signal comprising comparing an input to a first reference voltage $V(\text{ref1})$ that is activated and a second reference voltage $V(\text{ref2})$ that is deactivated, and changing an output 312 when input crosses one of first or second reference voltage, and activating second reference and deactivating first reference when input crosses one of first or second reference voltage and the second reference voltage is deactivated (Fig. 4)(Fig. 2).

Re claim 7, Saunders et al. discloses a delay for holding output after changing for a period of time (see column 4 lines 1-12) (Fig. 4)(Fig. 2).

Re claim 8, Saunders et al. discloses an apparatus comprising means (424,310) for activating an inactivated reference voltage, and means (424,310) for deactivating an active reference voltage in response to an input voltage crossing an inactivated reference voltage and means for changing an output 312 in response to the input voltage crossing activated reference voltage (Fig. 4)(Fig. 2).

Re claim 9, Saunders et al. discloses a delay means for not responding by changing output to the input voltage crossing the activated reference voltage for a period of time (see column 4 lines 1-12) (Fig. 4)(Fig. 2).

Re claim 10, Saunders et al. discloses an apparatus comprising a first comparator 410(a) having a first output 416(a) that compares a first reference $V(\text{ref1})$ to an input signal 322, a second comparator 410(b) having a second output 416(b) that compares a second reference $V(\text{ref2})$ to the input (Fig. 4), a selector (420,310) that passes one of the first and second output to a receiver output 312 depending upon which one of first and second reference is activated, an activator/deactivator 420 that controls selector depending upon state of first and second output (Fig. 4)(Fig. 2).

Re claim 11, Saunders et al. discloses a holder (delay means) that prevents receiver output changing for a period of time after a change in which first or second reference voltage is activated (see column 4 lines 1-12) (Fig. 4)(Fig. 2).

Re claim 12, Saunders et al. discloses (Fig. 4) dual reference voltage input receiver for high speed data transmission comprising a first reference voltage $V(\text{ref1})$, a second reference voltage $V(\text{ref2})$, input signal 322, and a MUX 420 that selects between comparator outputs 416(a) and 416(b) based upon which of the first and second reference voltage is closer to the input signal (see column 5 lines 25-42) (Fig. 4)(Fig. 2).

Re claim 13, Saunders et al. discloses output 312 depends upon results during times that are a predetermined time after a change on the output (see column 5 lines 34-38) (Fig. 4)(Fig. 2).

Re claim 14, Saunders et al. discloses apparatus for detecting low-to-high and high-to-low transitions on an input signal (see column 3 lines 22-37) comprising a first reference voltage $V(\text{ref1})$ that is compared to an input signal 322 and detects low-to-high transitions when input signal crosses from lower than first reference voltage to higher than first reference voltage, a second reference voltage $V(\text{ref2})$ that is compared to an input signal 322 and detects high-to-low transitions when input signal crosses from higher than second reference voltage to lower than first reference voltage than second reference voltage (Fig. 4)(Fig. 2).

Re claim 15, Saunders et al. discloses a holder (delay means) for holding an output high after a low-to-high transition is detected for a first period of time, and holds output low after a

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for a second period of time after a high-to-low transition is detected (see column 5 lines 34-38)

(Fig. 4)(Fig. 2).

Pertinent Art

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Hofsaess (US 5,696,777 A) discloses a method comprising activating an inactivated reference voltage S+ in response to an input voltage crossing an inactivated reference voltage and changing an output LogS+, LogS-, in response to the input voltage crossing activated reference voltage (see Fig. 2 and column 5 lines 50 –57 and column 6 lines 1 –10).

Taurand (US 6,462,558) discloses electronic circuit for monitoring voltage variation comprising two comparators 1 and 2 each delivering an output based on first VB and second VH input voltage levels compared to a reference voltage VREF (Fig. 1)

Response to Arguments

5. In response to applicant's argument (page 3 lines 2-3) that Saunders does not disclose activating in response to an input voltage crossing an inactivated reference voltage, please refer to Fig. 2 wherein following a transition 216 (input voltage crossing an inactivated reference voltage), a reference voltage level 220 is selected (activated).

The essence of this invention is a dual reference voltage detection system wherein one reference voltage is active and the other reference voltage is inactive at a given time, wherein an inactivated reference voltage is ~~and~~ activated in response to an input voltage crossing inactivated reference voltage. The prior art disclose this feature. As seen in the prior art reference (US 5,933,459, Fig. 2) when input signal 210 crosses inactivated reference voltage 220, the inactivated reference voltage 220 is activated at the instant of transition 216, and reference voltage 230 is inactivated, and changing an output response (Fig. 2, upper trace) in response to input voltage crossing activated reference voltage.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after

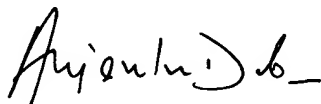
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the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Contact Information

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dr. Anjan K. Deb whose telephone number is (703) 308-2941. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, N. Le, can be reached at (703)-308-0750.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone numbers are (703)-308-0956 and (703)-305-4900.



Anjan K. Deb

Patent Examiner

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4/28/03

Tel: 703-308-2941

Fax : 703-746-4466

E-mail : anjan.deb@uspto.gov